

2 UNITED STATES DISTRICT COURT  
3 SOUTHERN DISTRICT OF NEW YORK

3 -----x

4 In re PARMALAT SECURITIES

4 LITIGATION

5 This document relates to: MASTER DOCKET  
6 MDL 1653 (LAK)

6 All Actions

7 -----x

7

8 VOLUME 2

9 October 12, 2006

10 9:18 a.m.

11 Continued videotaped deposition of

12 STEFANIA CHIARUTTINI, pursuant to

13 notice, at the offices of Quinn,

14 Emanuel, Urquhart, Oliver & Hedges,

15 LLP, 51 Madison Avenue, New York, New

16 York, before Gail F. Schorr, a

17 Certified Shorthand Reporter, Certified

18 Realtime Reporter and Notary Public

19 within and for the State of New York.

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2 for half a day.

3 Q. Thank you. Have any of your  
4 partners worked on the Parmalat  
5 matters?

6 A. One partner.

7 Q. Who was that?

8 A. Her name is Cristina

9 Rivolta.

10 Q. And what sorts of tasks has

11 she done on the Parmalat matters?

12 A. She's a colleague of mine.

13 She's a partner also in the office. We

14 divided the work between ourselves and

15 Christina worked on two areas. She

16 reconstructed the falsifications. And

17 she worked partially on Deloitte with

18 reference to an examination of the

19 workpapers, let's say the technical

20 documentation from Deloitte. And then

21 she also looked at the files of the

22 correspondence, but I had already

23 worked on that and I did quite some

24 work on that.

25 Q. How is your firm compensated

2 for the work that's being done on

3 Parmalat?

4 A. I know that I should have

5 gotten ready for this answer. I

6 believe that for this, the main part of

7 the job the January 13 report, I

8 believe it's about 400,000 Euros. I

9 believe that for the Deloitte report it

10 was about 200,000 Euros. Possibly

11 more. If you want I can give you the

12 exact figures tomorrow. And for the

13 supplementary report I believe it was

14 about a hundred thousand or 80,000

15 Euros.

16 As far as the assignment I

17 received from Dr. Bondi, I will be

18 reimbursed for the time spent, and I

19 will be reimbursed only for the live

20 expenses.

21 Q. The work for Dr. Greco that

22 you just described total figures for,

23 did you bill on an hourly basis?

24 Meaning, did you bill an amount for

25 each hour for the time spent for each